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18 *Attorneys for Defendant*  
19 *RUSSELL INVESTMENTS TRUST COMPANY*

20  
21 **UNITED STATES DISTRICT COURT**  
22  
23 **DISTRICT OF NEVADA**

24 DANNY WANEK, JUAN DUARTE, RICK  
25 RUBERTON, AND LINDA RUBERTON, as  
26 representatives of a class of similarly situated  
27 persons, on behalf of the Caesars Entertainment  
28 Corporation Savings & Retirement Plan,  
Plaintiffs,

v.  
Russell Investments Trust Company, Caesars  
Holdings, Inc., the Plan Investment Committee,  
and the 401(k) Plan Committee,  
Defendants.

Case No. 2:21-cv-00961-CDS-BNW

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30 **STIPULATION REGARDING  
31 EXPERT DISCOVERY DEADLINE  
32 (SECOND REQUEST REGARDING  
33 SUBJECT DEADLINE)**

34 WHEREAS, the Court issued the original Scheduling Order in this case on October 12,  
35 2021 (ECF No. 63), which listed placeholder dates to be adjusted based on the timing of the  
36 Court's decision on Defendants' then-pending Motions to Dismiss;

37 WHEREAS, the Court issued an Amended Scheduling Order on April 20, 2023 (ECF No.  
38 115) listing specific dates for each deadline;

39 WHEREAS, on December 29, 2023, the parties jointly requested (ECF No. 149) that the  
40 Court extend the deadlines due to allow additional time for document production and to  
41 coordinate the schedules of the multiple parties required to conduct numerous fact witness

1 depositions;

2 WHEREAS, the Court granted that request on January 2, 2024 (ECF No. 150) and  
3 entered an Amended Scheduling Order;

4 WHEREAS, pursuant to that Order, Plaintiffs served expert reports from three experts on  
5 June 7, 2024, and Defendants served expert reports from a total of three experts on July 19,  
6 2024;

7 WHEREAS, pursuant to that Order, the current deadline for Plaintiffs to serve rebuttal  
8 expert reports is August 16, 2024, and the current deadline to complete expert discovery,  
9 including the depositions of the six expert witnesses identified by the parties, is just three weeks  
10 later, on September 6, 2024;

11 WHEREAS, the parties request to extend the deadline for expert discovery by three  
12 weeks to September 27, 2024, to allow additional time to coordinate the schedules of the  
13 multiple experts, parties, and counsel required to conduct the depositions of six expert witnesses;

14 WHEREAS, there is good cause to reasonably extend the expert discovery deadline and  
15 this request is not the result of unnecessary delay or a lack of diligence in conducting discovery  
16 by any party; and

17 WHEREAS, this is the second request for an extension of time for the subject deadline;

18 IT IS HEREBY STIPULATED AND AGREED, subject to the approval of the Court and  
19 pursuant to LR IA 6-1 and 6-2, that the deadline for expert discovery shall be extended to  
20 September 27, 2024.

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Dated: August 16, 2024

NICHOLS KASTER, PLLP

By: /s/ Benjamin J. Bauer

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Dated: August 16, 2024

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2 Dated: August 16, 2024  
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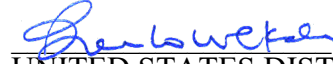
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25 *Attorneys for Defendant Caesars Holdings,*  
26 *Inc., the Plan Investment Committee, and the*  
27 *401(k) Plan Committee*

28 DATED: 8/19/2024

IT IS SO ORDERED

29   
30 UNITED STATES DISTRICT JUDGE  
31 UNITED STATES MAGISTRATE JUDGE